Apparation Serial No.: 09/384,541 Attorney Docket No.: 23452-109 Reply Under 37 C.F.R. §1.111

## Remarks

Upon entry of the foregoing Amendment, claims 1-20 are pending in this application. Claims 1, 2, 6, 11, and 16 are amended to correct minor grammatical and syntactical errors and not for the purpose of overcoming any rejections including prior art rejections. In view of following comments, allowance of all the claims pending in the application is respectfully requested.

## Rejections Under 35 U.S.C. §§ 102 and 103

Claims 1-3, 5-8, 10-13, 15-18 and 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Moore et al. (U.S. Patent 5,859,648). Claims 4, 9, 14 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moore et al. in view of Chan et al. (U.S. Patent 6,073,147). Applicant respectfully traverses this rejection because neither Moore nor Chan, alone or in combination with one another disclose, teach, or suggest the claimed inventions.

For example, claim 1 is directed toward a method for selecting a font to output a message expressed in an unknown language. Claim 1 recites, among other things, "parsing characters of the message and comparing each character of the message against entries in a character table bank." At least this features is not disclosed, taught or suggested by the references relied upon by the Examiner.

More particularly, Moore describes a mechanism for providing a substitute font for a known font by comparing features of the known font to a list of fonts. Moore apparently uses font information accompany the message to select a substitute font. Because Moore uses the font information, Moore neither parses characters nor compares each against anything. For at least this reason, Moore does not disclose the features of claim 1. Furthermore, Chan does not make up for the deficiencies of Moore, either alone or in combination therewith. Accordingly, claim 1 is patentable over the references relied upon by the Examiner.

Apparation Serial No.: 09/384,541 Attorney Docket No.: 23452-109 Reply Under 37 C.F.R. §1.111

Claims 6, 11, and 16 include features similar to those of claim 1 not disclosed, taught, or suggested by Moore and/or Chan. For at least this reason, these independent claims are also patentable over the references relied upon by the Examiner.

Claims 2-5, 7-10, 12-15, and 17-20 depend from and add features to one of claims 1, 6, 11, and 16. For at least the reasons set forth above, these dependent claims are also patentable over the references relied upon by the Examiner.

Application Serial No.: 09/384,541 Attorney Docket No.: 23452-109 Reply Under 37 C.F.R. §1.111

## Conclusion

A full and complete response has been made to the outstanding Office Action and, as such, the application is in condition for allowance. Notice to that effect is requested.

If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Dated: April 2, 2004

Respectfully submitted,

Customer Number 29315

Rick A. Toering

Registration No.: 43,195

MINTZ, LEVIN, COHN, FERRIS, GLOVSKY AND

POPEO P.C.

12010 Sunset Hills Road, Suite 900

Reston, Virginia 20190

703-464-4806